**CASE CAPTION:** Parties to this Civil Action:

I.

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

CLERK US DISTRICT C KORTHERN DIST. OF

2011 AUS 18 AM 9

## **CIVIL COMPLAINT**

Pursu	ant to Fed. R. Civ. P. 10(a), the name	es of all parties must a	appear in the case caption.
	court will <b>not</b> consider a claim agains	-	• •
A.	Plaintiff(s) Name(s):	Address(es):	Telephone No. (only if you are NOT a prisoner)
Mich	ael B Woolman	· · · · · · · · · · · · · · · · · · ·	
<u>4621</u>	Prescott Ave.	······································	
Apt#	2112		
Linco	oln,NE 68506		
B.	Defendant(s) Name(s):		Address(es) If known:
Baylo	or Health Hospital& Bryan LGH ,CO	•	
2001	Bryan St.		
Dalla	s, TX		
<u>7520</u>	1		
(Atta	ch extra sheets if necessary.)		

### II. STATEMENT OF CLAIM(S)

State briefly the facts of your claim. Describe how each defendant is involved. You do not need to give legal arguments or cite cases or statutes. Use as much space as you need to state the facts. (Attach extra sheets if necessary.)

A. When did the events occur?
At, The Bryan LGH ,Hospital, Insursion of a Foren Device.
B. What happened?
Now and for ,the day, Well ,I walked in to get tonsil surgery & Sinus surgery.
I was in ,"The Room after ,surgery& I needed ,to go to the bathroom .
I got up and a nurse assisted me to ,the bathroom.
I was going to the bathroom and ,I finished.
All a sudden ,My cloth started falling off, I tried to pull ,my cloths up and ,,
My arm pit was bloody, Well I thought nothing of it, at the time.
Well, I came in for a since & noise surgery,? Why is my arm pit bloody???????
Now after ,knowing ,what Bryan LGH ,was doing IS
Trying a new way to track people,
By inserting a GPS Device in people, Illegally.

#### II. STATEMENT OF CLAIM(S) (continued)

Now, for the proact claimatipon, Now ,the concerning party is a true and a willing suggestions ,to be withhold and not as such. For ,doing such as they did is not as to be legal at all. For ,Taking my privacy rights ,away from me. Is ,there a right for ,thow," wrong that they have done". Is a decimation is over that has been unfolded for not the county or government did follow as the law expected. Now For ,The truth of what, is there an amnesty, in a governing law in this country. That can we the people control, the patriot ACT, or can a state demstrate, what a dictatorship is, In a state of dermockeey. Now willing as this country pertects all of us and all the people. Now and foretold as ,a country ,should act ,or it will it parish ,or can we , return and demonstrate, Why we are America, and why we half to stop this may ham, or of what we have allowed. Is This a claim, yes, Foremost, Why would ,or should act unsurtinstive or a unbelive to, This Country,,,, Never should ,let a hospital do an unassertive way to demonstrate a way of patriotism. Is Our Country under control or is it a mess. Now seen, The and for this example or for , what they have token from our Citizens of , the U.S.A. Why ,should the Hospital think they should do something so assertiveness ,or they think that they are true to a feeling of willingness of physic logical awareness or something that they Can preach at, or bitch at. Is that a right, or for what is a true, to a, Social democracy. The understanding for what they have done, are not under stood., and should not

# III. STATEMENT OF JURISDICTION Check any of the following that apply to this case (you may check more than one): United States or a federal official or agency is a party Claim arises under the Constitution, laws or treaties of the United States X Violation of civil rights **Employment discrimination** Diversity of Citizenship (a matter between citizens of different states in which the amountin controversy exceeds \$75,000) Other basis for jurisdiction in federal court (explain below) IV. STATEMENT OF VENUE State briefly the connection between this case and Texas. For example, does a party reside or do business in Texas? Is a party incorporated in Texas? Did an injury occur in Texas? Did the claim arise in Texas? That ware there business is. Yes, Bryan LGH Yes, Bryan LGH NO NO

Nebraska

V.	RELIEF						
State	briefly what you want the court to do for you.						
Pain	and suffering and mental anguish, for, what that have put me through.						
<del></del>							
VI.	EXHAUSTION OF ADMINISTRATIVE PROCEDURES						
	e claims, but not all, require exhaustion of administrative procedures. Answer the question to the best of your ability.						
A.	Have the claims which you make in this civil action been presented through any type of administrative procedure within any state or federal government agency?						
	Yes NoX						
B.	If you answered yes, state the date your claims were so presented, how they were presented and the result of that procedure:						
C.	If you answered no, give the reasons, if applicable, why the claims made in this action hav not been presented through administrative procedures:						
Origi	nal Proceeding						

VII. ARE YOU RE	QUESTING TRIAL	BY A JURY OR BY	Y A JUDGE? (check one):	
JURY_		JUDGE	X	
VIII. VERIFICATIO	)N			
I (we) declare u	ander penalty of per	jury that the forego	ing is true and correct.	
Date(s) Executed:	Signati	ure(s) of Plaintiff(s):		
	CERTIFICATI	E OF SERVICE		
ON THE DAY OF AL	JGUST OF 2011, I d	certify this statement t	to be true and now fore going	
This paperwork to be se	ent by ,U.S. Postil Se	rvice& First Class Ma	ail To,	
U.S. DISTRICT COUR	T ,FOR THE DISTR	LICT OF NORTHERN	N TEXAS.	
Michael B Woolman	&Date & Signati	ure Notary & I	Date & Signature  A GENERAL NOTARY-State of Nebraska CYNTHIA L. RENNER	`-\S <sup>-</sup> -\ <sub>J</sub>

Note:

IF YOU CANNOT AFFORD TO PAY THE COURT=S FILING FEE UPON THE FILING OF YOUR COMPLAINT, THERE IS A SEPARATE FORM TO BE USED FOR APPLYING TO PROCEED IN FORMA PAUPERIS. Also, if there is more than one plaintiff in the case who wishes to proceed in forma pauperis, each such plaintiff must submit a separate application to proceed in forma pauperis.

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(Rev. 2/11 (Rev. 2/11)			·	I per	TATES A ST	TC			188 188 188			14
I (a) PLAINTIFFS  Michael B Woolman  (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES)				Balor Hospital, Bryan LGH, CO.  2001 Bryan ST., Dallas, TX, CHR, U.S. DISTICT COURT  COUNTY OF RESIDENCE OF FIRST LISTES AND STREET OF TAXAS  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED								
(e) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)  [Michael B Woolman, 4621 Prescott Ave.  [Apt# 2112,Lincoln,NE 68506				ATTOR	NEYS (IF K			10	<b>V</b> 2	06	2-1	M
II. BASIS OF JURI (PLACE AN x IN ON			III CITIZE FOR PLAINT									<u>′!</u>
1 U.S. Governmen		Question vernment Not a Party)	Citizen of this	State	<b>PTF</b> 1	DFT O			ated or Prir	ncipal Place State	<b>PTF O</b> 4	DFT  O 4
2 U.S. Governmen Defendant	(Indicate	c Citizenship of n item III)	Citizen of And Citizen or Sub Foreign Count	ject of a	<ul><li>2</li><li>3</li></ul>	0	2 3	Incorpor	rated and Press in Anot	rincipal Place	O 5	O 5
(Place a Y in	IV one category, A-	. CASE ASSI							aspandir	ng Notuno	of Cnit)	
O A. Antitrust		nal Injury/	O C.	Admii Review	nistrati				● D. 7	Temporar Order/Pre Injunction	y Restra liminary	~
□ 410 Antitrust □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liabil □ 360 Other Personal Injury □ 362 Medical Malpractice □ 365 Product Liability □ 368 Asbestos Product Liability			Social S     86   86   86   86   86   86   86	Social Security:  861 HIA ((1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g) 864 SSID Title XVI 865 RSI (405(g) Other Statutes 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 890 Other Statutory Actions (If Administrative Agency is Involved)					gory of cas			
© E. General Civil (Other) OR O F. Pro Se General Civil												
220 Foreclosure		Bankruptcy 422 Appeal 28 423 Withdraw  Prisoner Petitions 535 Death Per 540 Mandama 550 Civil Righ 555 Prison Co  Property Rights 820 Copyright 830 Patent 840 Trademan Federal Tax Suits 670 Taxes (US 6871 IRS-Thirc	al 28 USC 157  nalty us & Other uts undition  ts  rk  plaintiff or t d Party 26		630 Liq   640 RR   650 Airl   660 Occ   Safe   690 Oth   400 Statut   430 Ban   450 Con	iculturier Food g Relat roperty uor Lav & Truc ine Req upation ety/Hea er ese e Reapp ks & B amerce es/etc.	d &Druted Seizy 21 USews ck gs nal elith portions sanking	zure SC 881	465	Naturalizati Other Immi Racketeer I Corrupt Or Consumer ( Cable/Satell Selective Se Securities/C Exchange Customer ( 3410 Appeal of fe under equa Constitution Statutes Other Statu not adminis review or F	gration Ac influenced iganization Credit lite TV rvice Commodition Challenge 1 in determination I access to inality of St tory Action strative agi	etions & s s  2 USC nation Justice ate ns (if ency

Case 3:11-cv	-02062-M Document 2	Filed 08/18/11 Page 8 of 9	PageID 10					
O G. Habeas Corpus/ 2255  530 Habeas Corpus-General 510 Motion/Vacate Sentence 463 Habeas Corpus - Alien Detainee	O H. Employment Discrimination  442 Civil Rights-Employment (criteria: race, gender/sex, national origin, discrimination, disability age, religion, retaliation)	■ I. FOIA/PRIVACY ACT  895 Freedom of Information Act 890 Other Statutory Actions (if Privacy Act)	O J. Student Loan  152 Recovery of Defaulted Student Loans (excluding veterans)					
O K. Labor/ERISA (non-employment)  710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Labor Railway Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Ac	L. Other Civil Rights (non-employment)  441 Voting (if not Voting Righ Act)  443 Housing/Accommodation: 444 Welfare 440 Other Civil Rights 445 American w/Disabilities-Employment 446 Americans w/Disabilities-Other	110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment of Enforcement of Judgment 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholder's Suits						
V. ORIGIN  1 Original O 2 Removed O 3 Remanded from Proceeding from State Appellate Court or Reopened (specify)  2 Removed O 3 Remanded from O 4 Reinstated O 5 Transferred from O 6 Multi district O 7 Appeal to District Judge (specify)								
VI. CAUSE OF ACTION (CITE The hospital, Insersion Of A Foren	E THE U.S. CIVIL STATUTE UNDER WI Device	HICH YOU ARE FILING AND WRITE A E	BRIEF STATEMENT OF CAUSE.)					
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23  DEMAND \$ Unlimited   Check YES only if demanded in complaint YES X NO If yes, please complete related case form.								
IF ANY DATE 8/13/2011	SIGNATURE OF ATTORNEY OF RECO	ORD Muchal B. h	wolman					
INSTRUCTIONS FOR COMPLETING CIVIL COVER SHEET JS-44  Authority for Civil Cover Sheet  The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleadings or other papers as required by aw, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in Sentember 1974, is required for the use of the Clerk of								

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. Listed below are tips for completing the civil cover sheet. These tips coincide with the Roman Numerals on the Cover Sheet.

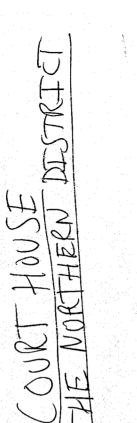
- L COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF/DEFENDANT (b) County of residence: Use 11001 to indicate plaintiff is resident of Washington, D.C., 88888 if plaintiff is resident of the United States but not of Washington, D.C., and 99999 if plaintiff is outside the United States.
- III. CITIZENSHIP OF PRINCIPAL PARTIES: This section is completed only if diversity of citizenship was selected as the Basis of Jurisdiction under Section II.
- IV. CASE ASSIGNMENT AND NATURE OF SUIT: The assignment of a judge to your case will depend on the category you select that best represents the <a href="mailto:primary">primary</a> cause of action found in your complaint. You may select only <a href="mailto:one">one</a> category. You <a href="mailto:must">must</a> also select <a href="mailto:one">one</a> corresponding nature of suit found under the category of case.
- VI. CAUSE OF ACTION: Cite the US Civil Statute under which you are filing and write a brief statement of the primary cause.
- VIII. RELATED CASES, IF ANY: If you indicated that there is a related case, you must complete a related case form, which may be obtained from the Clerk's Office.

Because of the need for accurate and complete information, you should ensure the accuracy of the information provided prior to signing the form.









-11CV2062-W

1100 COMMERCE ROOM # 1452 DAILAS, TX DAILAS, TX

4621 Present A Lincoln, NE 68